Court of Appeal of the State of California

IN AND FOR THE

Fifth Appellate District

F049687 In re Malcolm M., a Minor

The judgment (order) of the juvenile court is affirmed insofar as it sustains the allegation of count 1, that Malcolm violated section 12280, subdivision (b). The remainder of the judgment is reversed, and the matter is remanded for proceedings consistent with this opinion. Ardaiz, P.J.

We concur: Vartabedian, J.; Levy, J.

[CERTIFIED FOR PARTIAL PUBLICATION]

F049127 People v. Salgado

The judgment is modified to award an additional 139 days of pre-sentence conduct credit; as modified the judgment is affirmed. The trial court is directed to prepare an amended abstract of judgment reflecting the additional conduct credits and to correctly indicate the section 667, subdivision (a) enhancements imposed and stayed on count 2 and imposed to run concurrently on count 5, and forward a certified copy thereof to the Department of Corrections. Dawson, J.

We concur: Harris, Acting P.J.; Kane, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F051617 Sierra Bible Church et al. v. Workers' Compensation Appeals Board and Thresia Clink

The petition for writ of review, filed November 13, 2006, is denied. Respondent Thresia Clink's request for attorney fees is denied. This opinion is final forthwith as to this court.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F051643 Elmore v. Workers' Compensation Appeals Board, Elliott Laboratories et al.

The petition for writ of review, filed November 15, 2006, is denied. This opinion is final forthwith as to this court.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F050712 In re Aaliyah R., a Minor

Court of Appeal of the State of California

IN AND FOR THE

Fifth Appellate District

Oral argument having been waived in the above-entitled case in accordance with the provisions of a notice mailed to counsel, the calendar date heretofore set is vacated and the case is submitted for decision.

F051473 In re Esteban R., a Minor

IT IS HEREBY ORDERED that the appeal in the above-entitled action is dismissed.

F049415 People v. Flores

Oral argument having been waived in the above-entitled case in accordance with the provisions of a notice mailed to counsel, the calendar date heretofore set is vacated and the case is submitted for decision.